

Public Health Service

Food and Drug Administration Rockville MD 20857

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JAN 25 1993

Re: ACEL-IMUNE® Docket No. 92E-0115

Charles E. Van Horn
Patent Policy and Projects Administrator
Office of the Assistant Commissioner for Patents
U.S. Patent and Trademark Office
Crystal Park Building 2, Suite 919
Washington, DC 20231

Dear Mr. Van Horn:

This is in regard to the patent term extension application for U.S. Patent No. 4,455,297 filed by Takeda Chemical Industries, Ltd. under 35 U.S.C. § 156. The patent claims the human drug product ACEL-IMUNE®, PLA No. 87-0406.

In the May 1, 1992 issue of the <u>Federal Register</u> (57 Fed. Reg. 18,887), the Food and Drug Administration published its determination of this product's regulatory review period, as required under 35 U.S.C. § 156(d)(2)(A). The notice provided that on or before October 28, 1992, 180 days after the publication of the determination, any interested person could file a petition with FDA under 35 U.S.C. § 156(d)(2)(B)(i) for a determination of whether the patent term extension applicant acted with due diligence during the regulatory review period.

The 180-day period for filing a due diligence petition pursuant to this notice has expired and FDA has received no such petition. Therefore, FDA considers the regulatory review period determination to be final.

Please let me know if we can provide further assistance.

Sincerely yours,

Ronald L. Wilson

Director

Health Assessment Policy Staff

Office of Health Affairs

cc: Douglas P. Mueller, Esq.
WEGNER, CANTOR, MUELLER & PLAYER
P.O. Box 18218
Washington, D.C. 20036-8218